REMARKS

This paper is filed in response to the Office Action mailed on November 17, 2008.

Presently, Claims 1-17 and 19-39 are pending in the application. Claims 4-14, 21, 22, and 31 are

withdrawn from consideration. Claims 24-26 and 29 are allowed. Claims 2, 3, 15, 16, 20, 27,

28, and 30 have been objected to. Claims 1, 17, 19, 23, and 32-39 have been examined and stand

rejected. Reconsideration of Claims 1, 17, 19, 23, and 32-39 is respectfully requested.

The Rejection of Claims 1, 17, 19, 23, and 32-39 Under 35 U.S.C. § 102(b)

Claims 1, 17, 19, 23, and 32-39 are rejected under 35 U.S.C. § 102(b) as being

anticipated by U.S. Patent No. 5758895 (Bumgarner).

Claims 1, 17, and 19 have been amended to recite flexible linkages. As understood by

applicant, the Examiner views the locking bar (8) of Bumgarner to be the "linkage" recited in the

claims. Bumgarner in no way suggests the locking bar (8) could or should be flexible. In order

for the locking bar (8) of Bumgarner to function in its intended manner, the locking bar has to be

made from a rigid material to withstand the downward force necessary to lock the straps into

place. Accordingly, Bumgarner teaches away from making the linkages flexible.

Therefore, withdrawal of the rejection is respectfully requested.

The Rejection of Claims 38 and 39 Under 35 U.S.C. § 103(a)

Claims 38 and 39 are rejected under 35 U.S.C. § 103(a) as being unpatentable over

U.S. Patent Application Publication No. 2001/0009320 (Couderc et al.) in view of U.S. Patent

Application Publication No. 2004/0061311 (De Bortoli et al.).

De Bortoli et al. discloses an ankle strap connected to a baseplate with a metal cable

formed into a loop such that the loop section fits on a pulley fixed to the binding frame, and the

two cables that form the loop extend from the pulley to the end of an ankle strap. The two cables

engage teeth of a rack, thus allowing an adjustable engagement to the end of the ankle strap. It is

LAW OFFICES OF CHRISTENSEN O'CONNOR JOHNSON KINDNESSPLIC 1420 Fifth Avenue Suite 2800

Seattle, Washington 98101 206.682.8100 applicant's understanding that the Examiner views such attachment as comprising two locations

as opposed to one. The Examiner further states that it would have been obvious to provide the

connection of De Bortoli et al. proximate to Couderc et al.'s element 105 because this would

allegedly provide a greater degree of flexibility, allowing easier initial adjustment. Applicant

respectfully disagrees with the Examiner's understanding of the teachings of De Bortoli et al.

The instep attachment of De Bortoli et al. via the metal loop is at a single location that is

determined by a single attachment point 18 to the baseplate, as shown in Figure 2. The cables

only loop around this single location. Accordingly, even modifying the binding system of

Couderc et al. according to De Bortoli et al. would not result in the claimed invention.

Furthermore, De Bortoli et al. teaches that the metal loop is mounted on the wide padded portion

of the instep strap and not on the toothed portion 7. Thus, the suggestion that the metal loop can

be incorporated proximate to the toothed portion is contrary to the teachings of De Bortoli et al.

Accordingly, withdrawal of the rejection is respectfully requested.

Withdrawn Claims

Withdrawn Claims 4-14, 21, 22, and 31 depend from Claim 1. Applicant is entitled to a

reasonable number of species. Accordingly, the withdrawn Claims 4-14, 21, 22, and 31 should

be allowed upon allowance of Claim 1.

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## CONCLUSION

In view of the foregoing amendments and remarks, applicant submits that all pending claims are in condition for allowance. If the Examiner has any further questions or comments, the Examiner is invited to contact the applicant's attorney at the number provided below.

Respectfully submitted,

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